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From the INTERNATIONAL SEARCHING AUT	THORITY					
То:			PCT			
Zacco Norway AS			PCI			
P.O. Box 765, Sentru	um	WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY				
N-0106 OSLO						
NORGE						
			(PCT Rule 43bis.1)			
	2	Date of mailing	2 7 -05- 2005			
		(day/month/year)				
Applicant's or agent's file reference		FOR FURTHER ACTION See paragraph 2 below				
E39619 JFL/J International application No.	International City 1-	1-(1-()				
PCT/NO2005/000047	International filing date 11.02.2005	te (aay/montn/year)	Priority date (day/month/year) 13.02.2004			
			13.02.2004			
International Patent Classification (IPC) E04B 1/61, F16B 5/00		ication and IPC				
Applicant	4 	(
GUTTORMSEN, Ove Korn	eling					
Committee of the commit						
1. This opinion contains indications rel	ating to the following it	tems:				
Box No. I Basis of the op						
Box No. II Priority						
Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability						
Box No. IV Lack of unity of	of invention		in the second se			
Box No. V Reasoned statement under Rule 43bis. 1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement						
Box No. VI Certain documents cited						
Box No. VII Certain defects in the international application						
Box No. VIII Certain observations on the international application						
2 FUNDAMED ACTIVON						
2. FURTHER ACTION If a demand for intermetional muslimin		J. 41.1				
International Preliminary Examining	nary examination is mad Authority ("IPEA") ex	de, this opinion will be cept that this does not:	considered to be a written opinion of the			
Authority other than this one to be IP	PEA and the chosen IPE	A has notified the Inte	rnational Bureau under Rule 66.1 bis(b) that			
written opinions of this International						
IPEA a written reply together, where	appropriate, with amen	dments, before the exp	A, the applicant is invited to submit to the partial or irresponds from the date of mailing			
of Form PCT/ISA/220 or before the of For further opinions, see Form PCT/I	expiration of 22 months	from the priority date,	whichever expires later.			
Tortural opinions, see Form FC1/1	ISA/220.					
3. For further details, see notes to Form	PCT/ISA/220.					
	-	5				
Name and mailing address of the ISA/SE		Authorized officer	·			
Patent- och registreringsverket	:					

Facsimile No. +46 8 667 72 88 Form PCT/ISA/237 (cover sheet) (January 2004)

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Bo	X No. 1	Basis of this opinion
1.	which it	gard to the language, this opinion has been established on the basis of the international application in the language in was filed, unless otherwise indicated under this item. This opinion has been established on the basis of a translation from the original language into the following language,
		, which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)).
2.	claimed	gard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the invention, this opinion has been established on the basis of: of material
	Ë	a sequence listing
	h forms	table(s) related to the sequence listing
		in written format
		in computer readable form
	c. time	of filing/furnishing contained in the international application as filed.
		filed together with the international application in computer readable form.
,		furnished subsequently to this Authority for the purposes of search.
3.	LJ	In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
4.	Addition	al comments:

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Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
1. Statement				
Novelty (N)	Claims	1-13	YES	
	Claims	·	NO NO	
Inventive step (IS)	Claims	3,5-8,10-13	YES	
	Claims	1,2,4,9	NO NO	
Industrial applicability (IA)	Claims	1-13	YES	
	Claims		NO	

2. Citations and explanations:

The invention relates to a device for connecting structural elements; the device consisting of a male component and a female component having at least over a part of their length wedge-shaped engaging parts having an almost dovetail-like, gradually decreasing cross-section; and wherein the male component and the female component are mountable on a face or edge of the structural elements in order, on movement of the structural elements relative to each other, to cause the male and female components to engage wedgingly. The male and female components each have at least one portion designed for abutment against each other and arranged to prevent the male component from penetrating wedgingly to the maximum into the female component, thereby avoiding deformation of the male and female components or material strain thereof on penetration.

The invention also relates to a device for connecting structural elements, wherein the device consists of at least two male components and two female components which are mountable on a face or edge of the structural elements in order, on movement of the structural elements relative to each other, to cause the male and female elements to engage.

Reference is made to the following documents:

D1: US 2793407 A
D2: US 3037593 A
D3: US 5244300 A
D4: US 3683429 A

D5: GB 130911 A

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Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of: Box V

Document D1 is considered to represent the closest prior art. Each of D1, D2 and D3 describes a device for connecting structural elements; the device consisting of component and a female component having at least over a part of their length wedge-shaped engaging parts having an almost dovetail-like, gradually decreasing cross-section; wherein the male component and the female component are mountable on a face or edge of the structural elements in order, on movement of the structural elements relative to each other, to cause the male and female components engage wedgingly. The male and female components each have one portion designed for abutment against each other. The purpose of this is not mentioned in the cited documents, but it is considered obvious to a person skilled in the art that this abutment against each other prevents the male component from penetrating wedgingly to the maximum into the female component, thereby avoiding mutual deformation of the male female components or material strain thereof penetration. Consequently, claim 1 lacks inventive step.

D1 further describes that the male component is equipped with two lugs that are arranged to abut against and be supported by respective edge portions on the wedge-shaped engaging part of the female component and that the female component is equipped with a projecting stop that extends out from a portion arranged in continuation of the wedge-shaped engaging part, the stop being arranged to abut against and support the narrowest end portion of the wedge-shaped engaging part of the male component. Consequently, claims 2 and 4 lacks inventive step.

Document D3 further describes that an angle piece is attachable to an end portion of the female part. Consequently, claim 9 lack inventive step.

Documents D4 and D5 represent the general state of the art. These documents do not give any indication that would lead a person skilled in the art to the claimed device for connecting structural elements. Therefore, according to D4 and D5, claims 1-13 are considered to involve an inventive step.

The invention is novel and is industrially applicable.